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5	LIMITED CT	ГАТБС І	NETDICT CAUDT
6	UNITED STATES DISTRICT COURT		
7	WESTERN DISTRICT OF WASHINGTON		
8	AT SEATTLE		
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10)	Case No.: 2:17-cv-00112-JLR
11 12	JANET MCCRACKEN,)	DECLARATION OF JOSHUA TRIGSTED IN SUPPORT OF PLAINTIFF'S MOTION TO REOPEN CASE
13	Plaintiff,)	TO REOI EN CASE
14	VS.)	
15	MERCHANTS CREDIT CORPORAT) TION,)	
16 17	Defendant.)	
18 19	Joshua Trigsted declares as follow	ws:	
20	1. I am attorney for the Plaintiff in t	this matte	er.
21	2. My office is not yet in receipt of settlement funds promised by the Defendant in return fo		
22	my client's release of claims. De	efense co	ounsel has not responded to my offices attempts
23	to follow up for the missing fund:	ls	
24	to follow up for the missing rund.	.5.	
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28			Trigsted Law Group, P.C. 5200 SW Meadows Rd, Ste 150 Lake Oswego, OR 97035 (888) 247-4126

1	I declare under penalty of perjury under the laws of the United States of America
2	
3	that the foregoing is true and correct to the best of my knowledge.
4	
5	Dated this 22 nd day of October, 2018.
6	Buted this 22 day of Setober, 2016.
7	
8	By: <u>s/Joshua Trigsted</u> Joshua Trigsted
9	Trigsted Law Group, P.C. 5200 SW Meadows Rd, Ste 150
10	Lake Oswego, OR 97035 888-247-4126 ext. 1
11	866-927-5826 facsimile Josh@tlgconsumerlaw.com
12 13	Attorney for Plaintiff
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28	Trigsted Law Group, P.C. 5200 SW Meadows Rd, Ste 150 Lake Oswego, OR 97035 (888) 247-4126